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16 Attorneys for Defendant
 17 JORDEN BURT LLP

18
 19 UNITED STATES DISTRICT COURT
 20
 21 NORTHERN DISTRICT OF CALIFORNIA

22
 23 ANITA HUNTER, an individual; JOHNNA
 24 BOZZO, an individual; CELLTEX SITE
 25 SERVICES, LTD., a Texas Limited Company;
 26 GRANDE INVESTMENT, LLC, a Colorado
 27 Limited Liability Company; QUIRK INFINITI,
 28 INC., a Massachusetts corporation; MICHAEL
 WHITTON, an individual; SADI SUHWEIL, as
 Trustee of the Suhweil Revocable Trust; and all
 other similarly situated,

Plaintiff,

v.

29 CITIBANK, N.A., a Nevada Corporation;
 30 COUNTRYWIDE BANK, FSB, a Virginia
 31 Corporation; BANK OF AMERICA
 32 CORPORATION dba BANK OF AMERICA,
 33 N.A., a North Carolina Corporation; UNITED
 34 WESTERN BANK f/k/a MATRIX CAPITAL
 35 BANK), a Colorado Corporation; BOULDER
 36 CAPITAL, LLC, a Massachusetts Corporation;
 37 BOULDER COLUMBUS LLC, a Massachusetts
 38 Limited Liability Company; BOULDER WEST
 39 OAKS, LLC, a Delaware Limited Liability
 40 Company; BOULDER HOLDINGS, VI, LLC, a
 41 Delaware Limited Liability Company; BOULDER
 42 HOLDINGS X, LLC, A Delaware Limited Liability
 43 Company; ROY S. McDOWELL, JR., an

Case No.: 09-02079 JW

[Proposed] ORDER EXTENDING THE
 TIME FOR DEFENDANT JORDEN BURT,
 LLP TO RESPOND TO PLAINTIFFS'
 SECOND AMENDED COMPLAINT

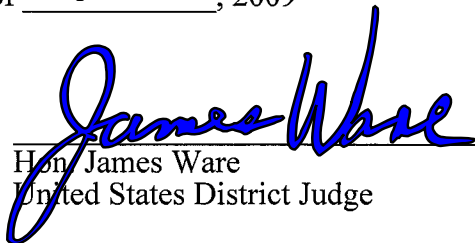
1 individual; CORDELL FUNDING LLP, a Florida
2 Limited Liability Partnership; CORDELL
3 CONSULTANTS INC. MONEY PURCHASE
4 PLAN, a Qualified Retirement Plan Trust;
5 CORDELL CONSULTANTS NEW YORK, LLC,
6 a New York Limited Liability Company; ROBIN
7 RODRIGUEZ, an individual; JORDEN BURT,
8 LLP, a Connecticut Limited Liability Partnership;
9 KUTAK ROCK, LLP, a Nebraska Limited Liability
10 Partnership; JOSEPH O. KAVAN, an individual;
11 FOLEY & LARDNER, LLP, a Wisconsin Limited
12 Liability Partnership; STEPHEN I. BURR, an
13 individual; and SILICON VALLEY LAW GROUP,
14 a California Law Corporation ,
15
16 Defendants.

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18 The Court, after considering the Stipulation Extending the Time for Defendant Jorden Burt to
19 Respond to Plaintiffs' Second Amended Complaint, hereby **ORDERS** that Defendant JORDEN
20 BURT, LLP, a Connecticut Limited Liability Partnership, shall have until June 10, 2010 to answer,
21 move or otherwise respond to Plaintiffs' Second Amended Complaint.

22 IT IS SO ORDERED on this 15th day of April, 2009

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19 Hon. James Ware
20 United States District Judge



JMB.20106333